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|--|--|--|
| In re Application of: Ian Hunter, et al.  Application No.: 09/850,123  Filed: May 7, 2001  |  |  |
| For: Methods for Screening Substances in a Microwell A  The owner*, Mass. Institute of Technology, of 100  disclaims, except as provided below, the terminal part of the state which would extend beyond the expiration date of the full state shortened by any terminal disclaimer, of prior Patent No.  so granted on the instant application shall be enforceable only commonly owned. This agreement runs with any patent granted its successors or assigns. | percent interest in the intutory term of any patent granted atory term defined in 35 U.S.C. 6,387,331 The owner here for and during such period that | on the instant application,<br>154 and 173, as presently<br>by agrees that any patent<br>it and the prior patent are       |
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